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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/734,674	12/15/2003	Jin-Hyun Choi	61610106US	6272
	58027 7590 01/12/2007 H.C. PARK & ASSOCIATES, PLC		EXAMINER OSORIO, RICARDO	
8500 LEESBURG PIKE SUITE 7500 VIENNA, VA 22182				
			ART UNIT	PAPER NUMBER
	<b></b>		2629	
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE
3 MON	THS	01/12/2007	PAI	PER

# Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	
		10/734,674	CHOI ET AL.	
	Office Action Summary	Examiner	Art Unit	
		RICARDO L. OSORIO	2629	
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address	
A SH WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANS INSTRUCTION OF THE MAILING DANS IN (6) MONTHS from the mailing date of this communication. In particular of the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. In particular of the provision of the p	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONF	I. sely filed the mailing date of this communication. 0 (35 U.S.C. § 133)	
Status				
2a)⊠	Responsive to communication(s) filed on 12 Oct.  This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowant closed in accordance with the practice under Expression 12 Oct.	action is non-final.  nce except for formal matters, pro		
Dispositi	ion of Claims	,		
5)⊠ 6)⊠ 7)⊠ 8)□ <b>Applicati</b> 9)□ 10)□	Claim(s) 1-18 is/are pending in the application.  4a) Of the above claim(s) is/are withdraw Claim(s) 9-14 is/are allowed.  Claim(s) 1-3 and 15-18 is/are rejected.  Claim(s) 4-8 is/are objected to.  Claim(s) are subject to restriction and/or ion Papers  The specification is objected to by the Examiner The drawing(s) filed on is/are: a) acceed Applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner Replacement of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the correction of the oath of the oath or declaration is objected to by the Examiner Replacement drawing sheet(s) including the oath of the o	vn from consideration.  r election requirement.  r.  epted or b) □ objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority u	ınder 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.				
2)  Notic 3) Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te	

Art Unit: 2629

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

1. Claims 1-3 and 15-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over applicant's admitted prior art (APA, hereafter) in view of Kim et al. (2003/0151565).

Regarding claims 1 and 14, APA teaches of an image display apparatus, comprising: a display panel having pixels arranged in a matrix and for performing a display operation; a scan driver for sequentially selecting pixel lines of the display panel; a data driver for applying color signals to a corresponding pixel line when the pixel line of the display panel is selected; and a display controller for receiving color data and generating timing signals for controlling the scan driver and the data driver, while transforming the color data into analog signals and performing gamma correction to the transformed analog signals to generate the color signals (see APA, page 2, lines 12-17, all of the above details, mentioned in APA, are typical to any commonly known active matrix flat panel display device, EL, PDP, LCD, etc).

However, APA fails to teach that the display controller determines reference data for brightness adjustment in accordance with an average brightness of a screen displayed by the RGB data, and performs gamma correction by adjusting gray levels of the RGB data in accordance with the reference data for brightness adjustment.

Kim teaches of determining reference data for brightness adjustment in accordance with an average brightness of a screen displayed by the RGB data (see Figs. 32 and 33, and paragraphs 151 and 152. The gamma curve selecting unit (73) functions as a look up table, or histogram, which uses a reference data in accordance with an average brightness

Application/Control Number: 10/734,674

Art Unit: 2629

from the APL arithmetic unit (71)), and performing gamma correction by adjusting gray levels of the RGB data in accordance with the reference data for brightness adjustment (again, see Figs. 32 and 33, and paragraphs 151 and 152. Gray level adjusting unit (75) performs gamma correction by adjusting gray levels of the RGB data in accordance with the gamma curve, or reference data for brightness, selected in the gamma curve selecting unit (73). Characters 71, 73, and 75 can be considered as part or the display controlling features or part of the display controller itself).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have the gamma correction, as taught by Kim in the device of APA, so that the brightness is enhanced much more to thereby prevent a deterioration of the image at low gray level (see paragraph 152).

Regarding claims 2 and 16, APA teaches that the color signals are RGB signals and the color data is RGB data (see APA, page 2, lines 18-23).

Regarding claims 3, APA teaches of RGB data being provided from an external graphic source, and although not specifically taught, it is well known to someone of ordinary skill in the art of flat panel displays for a mobile telephone or PDA to be examples of external graphic sources having graphic controllers.

Regarding claims 17 and 18, further, APA doses not teach of outputting address information to the calculated average brightness, and storing the reference data for brightness adjustment as a data information corresponding to addresses.

Kim teaches of outputting address information to the calculated average brightness, and storing the reference data for brightness adjustment as a data information corresponding to addresses (see Figs. 32 and 33, and paragraphs 151 and 152. In paragraph 152, the address information is the average brightness level for the specific frame which can be low, medium or high, the gamma curves are prepared in advance, or stored, and the reference data corresponding to the address is stored and compared with the gamma curve table in the gamma curve selection unit before the brightness is adjusted).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have the gamma correction curves to be matched with the reference data addressed from the average brightness result, as taught by Kim in the device of APA, so that the brightness is enhanced much more to thereby prevent a deterioration of the image at low gray level (see paragraph 152).

Application/Control Number: 10/734,674 Page 4

Art Unit: 2629

## Allowable Subject Matter

- 1. After updating examination, claims 4-8 are still objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 2. The following is a statement of reasons for the indication of allowable subject matter: Claims 4-8 are allowable since certain key features of the claimed invention are not taught or fairly suggested by the prior art. In claim 4, "a D/A converting means for transforming the RGB data outputted from the timing signal generating block and the reference data for brightness adjustment into analog signals; an amplifying block for amplifying the analog signals of the reference data for brightness adjustment outputted from the D/A converting means; and a differential amplifying block for controlling white level of the RGB data by using analog signals of the RGB data and the reference data for brightness adjustment and generating RGB signals". The closest prior art, Kim et al. (2003/0151565) discloses performing gamma correction by adjusting gray levels of the RGB data in accordance with reference data for brightness adjustment determined by an average brightness, however singularly or in combination fails to anticipate or render the above underlined limitations obvious.
- 3. After updating examination, claims 9-14 are still allowed.
- 4. The following is an examiner's statement of reasons for allowance: Claims 9-14 are allowable since certain key features of the claimed invention are not taught or fairly

Art Unit: 2629

RGB data outputted from the timing signal generating block and the reference data for brightness adjustment into analog signals; an amplifying block for amplifying the analog signals of the reference data for brightness adjustment outputted from the D/A converting means; and a differential amplifying block for controlling white level of the RGB data by using analog signals of the RGB data and the reference data for brightness adjustment and generating RGB signals." The closest prior art, Kim et al. (2003/0151565) discloses performing gamma correction by adjusting gray levels of the RGB data in accordance with reference data for brightness adjustment determined by an average brightness, however singularly or in combination fails to anticipate or render the above underlined limitations obvious.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

#### Response to Arguments

5. Applicant's arguments filed 10/12/2006 have been fully considered but they are not persuasive. First, applicant argues that Applicant's admitted prior art (APA) refers to an organic EL and that Kim relates to a plasma display, and that they are utilizing different structures and operate on different principles, and therefore, they could not be combined.

Examiner disagrees because, first of all, claims 1 and 15 make no reference to an organic EL display. Claims 1 and 15 simply and broadly make reference in the preamble to an

Art Unit: 2629

"image display apparatus". Next, examiner uses the "APA" information to only, and simply, to show that limitations in an "image display device", such as, a scan driver, a data driver, and a display controller for generating timing signals and performing gamma correction are typical of any well known image display device, including the plasma display device of Kim, EL display, LCD display, etc.

Next, applicant argues that the Kim reference uses its teachings for a different motivation, or confronting a different problem than the applicant.

Examiner disagrees because the fact that applicant has recognized another advantage which would flow naturally from following the suggestion of the prior art cannot be the basis for patentability when the differences would otherwise be obvious. See *Ex parte Obiaya*, 227 USPQ 58, 60 (Bd. Pat. App. & Inter. 1985).

Furthermore, originally, examiner found that Kim appeared silent to said generic limitations and that is why a rejection under 103 was preferred to a rejection under 102. Upon further consideration, examiner now finds Kim includes such limitations (see Kim page 1, paragraph 14). Upon further consideration, examiner now finds Kim includes such limitations (see Kim page 1, paragraph 14). However, examiner maintains his position that 103 rejection of APA in view of Kim is proper, because of the above mentioned arguments.

### Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

Application/Control Number: 10/734,674

Art Unit: 2629

A shortened statutory period for reply to this final action is set to expire THREE

Page 7

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the

advisory action. In no event, however, will the statutory period for reply expire later than

SIX MONTHS from the mailing date of this final action.

7. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

Other references, such as Eglit (5,734,362) and Hellen Brown Elliot et al.

(2003/0103058) appear to be as useful as the Kim reference being used in this and

original Office Action to reject the pending claims.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ricardo L. Osorio whose telephone number is 571-272-7676. The examiner can normally be reached on Monday through Thursday from 7:00

A.M. to 5:30 P.M. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin Shalwala whose telephone number is 571-272-7681.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

571-273-8300 (for Technology Center 2600 only)

Application/Control Number: 10/734,674

Art Unit: 2629

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Page 8

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have questions on access to the Private PAIR system, contact the Electronic Business

Center (EBC) at 866-217-9197 (toll-free).

RICARDO OSORIO PRIMARY EXAMINER

Technology Division: 2629

RLO

January 6, 2007